UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

		Plaintiff(s)	: Civil Action No. : Hon.			
		V.	: : : JOINT PROPOSED DISCOVERY PLAN :			
		Defendant(s)	: : : :			
1.	Set forth the name of each attorney appearing, the firm name, address and telephon number and facsimile number of each, designating the party represented.					
2.	Set forth a brief description of the case, including the causes of action and defenses asserted.					
3.	Have settlement discussions taken place		ace? Yes No			
	(a)	What was plaintiff's last dema	and?			
		(1) Monetary demand: \$_				
		(2) Non-monetary demand	:			
	(b) What was defendant's last offer?					
		(1) Monetary offer: \$(2) Non-monetary offer:				
4.	The 1 26(f)		not] met pursuant to Fed. R. Civ. P			

5.		parties [have have not] exchanged the information required by Fed v. P. 26(a)(1). If not, state the reason therefor			
6.	Explain any problems in connection with completing the disclosures required by Fed R. Civ. P. 26(a)(1).				
7.	The parties [have have not] filed disclosures of third-party litigation funding. See Local Civil Rule 7.1.1.				
8.	The parties [have have not] conducted discovery other than the above disclosures. If so, describe				
9.	Prope	osed joint discovery plan:			
	(a)	Discovery is needed on the following subjects:			
(b) Discovery [should should not] be or be limited to particular issues. Explain:		Discovery [should should not] be conducted in phases or be limited to particular issues. Explain:			
	(c)	Proposed schedule:			
		(1) Fed. R. Civ. P. 26 Disclosures			
		(2) E-Discovery conference pursuant to L. Civ. R. 26.1(d)			
		(3) Service of initial written discovery			
		(4) Maximum of Interrogatories by each party to each other party.			
(5		Maximum of depositions to be taken by each party.			
	(6) Motions to amend or to add parties to be filed by				
	(7) Factual discovery to be completed by				
		(8) Plaintiff's expert report due on			
		(9) Defendant's expert report due on			
		(10) Expert depositions to be completed by			
		(11) Dispositive motions to be served within days of completion of discovery.			
	(d)	Set forth any special discovery mechanism or procedure requested.			

	(e)	A pretrial conference may take place on						
	(f)	Trial date: Trial).	(Jury Trial;	Non-Jury			
10.	prob	Do you anticipate any special discovery needs (i.e. videotape/telephone depositions, problems with out-of-state witnesses or documents, etc)? Yes No If so, please explain						
11.	Do you anticipate any issues about disclosure or discovery of electronically stored information, including the form or forms in which it should be produced? Yes No							
	agree	, how will electronic discover ements reached by the parties uction, related software, licen	regarding same,	including costs of	•			
12.	Do you anticipate entry of a Discovery Confidentiality Order? See L.Civ.R. 5.3(b) and Appendix S							
13.	-	Do you anticipate any discovery problem(s) not listed above? Describe. Yes No						
14.	Rule If no time	State whether this case is appropriate for voluntary arbitration (pursuant to Local Civil Rule 201.1 or otherwise) or mediation (pursuant to Local Civil Rule 301.1 or otherwise). If not, explain why and state whether any such procedure may be appropriate at a later time (<u>i.e.</u> , after exchange of pretrial disclosures, after completion of depositions, after disposition or dispositive motions, etc.)						
15.	Is thi	Is this case appropriate for bifurcation? Yes No						
16.		An interim status/settlement conference (with clients in attendance) should be held in						
17.	We [We [do do not] consent to the trial being conducted by a Magistrate Judge.						
18.	Ident	tify any other issues to addres	ss at the Rule 16 S	Scheduling Confer	ence.			
Attor		for Plaintiff(s) / Date						
Attor	ney(s)	for Defendant(s) / Date						